HONORABLE RONALD B. LEIGHTON 2 3 4 5 6 UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON 7 AT TACOMA 8 ALASKA NATIONAL INSURANCE CASE NO. C17-5765 RBL 9 COMPANY, ORDER GRANTING DISMISSAL OF 10 Plaintiff, **COUNTERCLAIMS WITHOUT** PREJUDICE. v. 11 METRO METALS NORTHWEST, [Dkt. #49] 12 INC., et al., 13 Defendants. 14 THIS MATTER is before the Court on Defendants' Motion to Voluntarily Dismiss 15 (without prejudice) their counterclaims under Fed. R. Civ. P. 41(c), and for entry of a final, 16 appealable judgment under Rule 58(d). [Dkt. #49]. Plaintiff Alaska National does not oppose the 17 motion, but it does seek dismissal with prejudice of any "bad faith" counterclaim based on 18 conduct prior to the Court's October 11, 2018 Order [Dkt. #48]. That Order determined that 19 Alaska National's policies did not provide coverage and that it therefore had no duty to defend or 20 indemnify Defendants in the underlying action (Port of Vancouver, USA v. Metro Metals and 21 Pacific Coast Shredding, cause No. 17-cv-5571RBL). 22 23 24

Defendants argue that all dismissals should be without prejudice because none of the counterclaims were litigated. The Court agrees, though the Court's prior Order will necessarily have some impact on the viability of any bad faith claim.

The Motion for Voluntarily Dismissal is **GRANTED** and all of Metro Metals' and Pacific Coast Shredding's counterclaims are **DISMISSED** without prejudice. The clerk shall enter a final judgment consistent with this Order (and with the Court's prior Order) under Rule 58. Alaska National may withdraw from the defense of the Defendants in the underlying action, effective October 11, 2018.

IT IS SO ORDERED.

Dated this 26th day of November, 2018.

Ronald B. Leighton

United States District Judge